

STEVEN F. GRUEL (CSBN 213148)
 Attorney at Law
 315 Montgomery Street, 9th Floor
 San Francisco, CA 94104
 Telephone Number: (415) 989-1253
 Fax Number: (415) 449-3622
 attystevengruel@sbcglobal.net

DENNIS P. RIORDAN (SBN 69320)
 DONALD M. HORGAN (SBN 121547)
 RIORDAN & HORGAN
 523 Octavia Street
 San Francisco, CA 94102
 Telephone Number: (415) 431-3472
 Fax Number: (415) 552-2703
 dennis@riordan-horgan.com
 Attorneys for David Nosal

UNITED STATES DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA
 SAN FRANCISCO DIVISION

UNITED STATES OF AMERICA,) No. CR-08-0237-EMC
)
Plaintiff,)
) STIPULATION AND [PROPOSED]
vs.) ORDER PERMITTING MODIFICATION
) OF CONDITIONS OF RELEASE TO
DAVID NOSAL, et al.,) PERMIT TRAVEL TO CHINA
)
Defendants.)
)

Defendant David Nosal, by and through his counsel, Dennis P. Riordan, hereby requests that his conditions of release be modified to permit travel to and from China on the following dates: October 10, 2013 to October 19, 2013. This travel is business related.

On April 25, 2008, the Court authorized Mr. Nosal's pretrial release with the standard conditions including a \$50,000 unsecured bond, no travel restrictions within the United States and that Mr. Nosal's passport be surrendered to his counsel. Defense counsel informed the Court

1 that Mr. Nosal's employment requires international travel. The Court ordered that any request
2 for international travel required notice to the government and the Court's authorization.

3 On April 24, 2013, the defendant was convicted in this case. The Honorable Edward M.
4 Chen ordered that the defendant remain on release with the previously imposed conditions while
5 awaiting sentencing.

6 On August 27, 2013, the Court approved stipulation permitting Mr. Nosal's travel to and
7 from Germany.

8 The government does not oppose and stipulates to this defense request, provided Mr.
9 Nosal's unsecured bond is raised to \$500,000, which Mr. Nosal agrees to. Further, Carol
10 Mendoza of Pretrial Services has been contacted and does not object to this defense request.
11 Upon his return to the United States, Mr. Nosal is to surrender his passport to his attorney for
12 safekeeping until further order of this Court.

13
14 SO STIPULATED:

15 Dated: October 8, 2013

16 /s/ Dennis P. Riordan
DENNIS P. RIORDAN
17 Attorney for David Nosal

18 Dated: October 8, 2013

19 /s/ Kyle Waldinger
KYLE WALDINGER
20 Assistant United States Attorney

PROPOSED ORDER

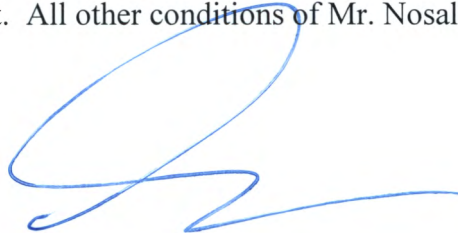
PREDICATED on the above stipulation and GOOD CAUSE APPEARING, defendant David Nosal's conditions are modified to allow travel to China as stated in the stipulation.

Upon his return to the United States, Mr. Nosal is to surrender his passport to his attorney for safekeeping until further order of the Court. All other conditions of Mr. Nosal's release shall remain in effect.

IT IS SO ORDERED.

Dated:

10/9/13



HONORABLE EDWARD M. CHEN
United States District Court Judge